Entered - 10-20-00 - sb **CL** 00L0638 - ALEXIS HOLMES

00-_{/2} -1820

CLAIM OF: ENDIA S. MITCHELL AND GILGAMESH A. FARUKI

Planetarian, Inc.

979 Greenwood Ave, NE Atlanta, GA 30306

For damages alleged to have been sustained due to the denial of Petitions for the use of off-site parking on May 5, 2000, at 1039 Greenwood Avenue, NE.

THIS ADVERSED REPORT IS APPROVED

BY: COCCUT OPUBLIA ACURO ROSALIND RUBENS NEWELL DEPUTY CITY ATTORNEY

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NOV 20 2000

ATLANTA CITY COUNCIL PRESIDENT ATLA



RHONDA DAUPHIN JOHNSON, CMC MUNICIPAL CLERK

November 28, 2000

55 TRINITY AVENUE, S.W. SECOND FLOOR, EAST SUITE 2700 ATLANTA, GEORGIA 30335 (404) 330-6033 FAX (404) 658-6103

Endia S. Mitchell and Gilgamesh A. Faruki Planetarian, Inc. 979 Greenwood Ave., NE Atlanta, GA 30306

00-R-1820

Dear Mr. Faruki:

I sincerely regret that you have been adversely affected by the circumstances raised in your claim for damages against the City of Atlanta. Your time and patience in this matter has been greatly appreciated.

However, I must notify you that the Atlanta City Council Adopted an Adverse Report on your claim at its regular meeting on November 20, 2000. In consultation with the City's Law Department, who conducted an investigation of the situation, the Council has determined that the City cannot accept responsibility for this matter and therefore cannot pay this claim.

If you desire any further information, please contact the City Attorney's Office/Claims Division at (404) 330-6400.

Sincerely,

Rhonda Dauphin Johnson, CMC Municipal Clerk

cc: Claims Division/Law Department

DEPARTMENT OF LAW - CLAIM INVESTIGATION SUMMARY

Claim No. <u>00L0638</u>	Date: 11/01/00
Claimant /Victim: ENDIA S. MITCHELL AND GI	I CAMESH A FADURI
BY: (ATTY:)	LUAMESH A. FARUKI
BY: (ATTY:) Address: Planetarian, Inc. 979 Greenwood Ave.	NE Atlanta CA 20206
Subrogation: Claim for Property loss \$	Not Stated De 1:1- In the
Date of Notice: 10/20/00 Method: Wr	Not Stated Bodily Injury \$ itten, proper X Improper
Conforms to Notice: O C G A 836 33 5	Anta Litary (CMa)
Date of Occurrence 05/05/00 Place: 1020 Ca	Ante Litem (6 Mo.)
Department Department of Planning Development and	reenwood Avenue, NE d Neighborhood Conservation Division: Zoning Division
Employee involved. Claric Peters	a Neignborhood Conservation Division: Zoning Division
Employee involved Gioria Peters	Disciplinary Action:
NATURE OF CLAIM: Claimants alleged that they Petitions for use of a certain off-site parking lot were der the City is immune from liability as set forth in O.C.G.	y suffered injury, loss and damages from the City when their nied. The City prevailed in the claimants' Appeal. Furthermore, A. § 36-33-1.
INVESTIGATION:	
Statements, City and large	0.1
Statements: City employee Claimant	Others Oral
Traffic sitations issued. Cit. D.: Reports: Police	e Dept Report Other X
Citation line (it Driver	Claimant Driver
Citation disposition: City Driver	Claimant Driver
BASIS OF RECOMMENDATION:	
Function: Governmental Y	Ministorial
Improper Notice More than Six Months	MinisterialOtherXDamages reasonable
City not involved	Other X Damages reasonable
Renair/renlacement by Inc. Co.	ted Compromise settlement
Claimant Nagligant City Nagligant	Repair/replacement by City Forces Joint Claim Abandoned
City NegligentCity Negligent	Joint Claim Abandoned
	Respectfully submitted,
	INVESTIGATOR - ALEXIS HOLMES
RECOMMENDATION:	
Pay \$ Adverse X //	count charged: 1A01 2J01 2H01
Claims Manager: Mun Mun Manager:	Concur/date //OZ ov
Committee Action:	Council Action
/	

Certified- Return Receipt Requested

Holenes 10/23/00

Endia S. Mitchell Gilgamesh A. Faruki Planetarian, Inc. 979 Greenwood Ave. NE Atlanta, GA 30306

October 17, 2000

ENTERED - 10-20-00 - SB 00L0638 - ALEXIS HOLMES

Law Department City of Atlanta Suite 4100 City Hall Tower 68 Mitchell Street, SW Atlanta, GA 30303-0332

> Re: Notice of Injury and Claim For Redress Pursuant to 42 U.S.C. Section 1983 and O.C.G.A. Section 36-33-4

Dear Sir or Madam:

Notice is hereby given that the Petitioners have suffered injury, loss, and damages as a result of certain actions taken by the City of Atlanta, through its various agencies, in violation of the due process and equal protection rights accorded Petitioners by the State and Federal Constitutions. As further described hereinafter, the City of Atlanta, having denied Petitioners the use of certain off-site parking lot as being an "operational nightmare" as well as being legally deficient for the proposed use, has in or about May, 2000, allowed, nonetheless, another establishment to use the same; without regard even to the conditions the City of Atlanta had itself attached to this establishment's special exception permit for off-site parking. The petitioners believe that this governmental act by the City of Atlanta is oppressive, malicious, injurious, illegal, and it unambiguously violates Petitioners constitutional rights. Therefore, Petitioners are entitled to redress and compensation pursuant to 42 U.S.C. Section 1983 and O.C.G.A. Section 36-33-4.

FACTUAL BACKGROUND AND CAUSE OF GRIEVANCE

On or about May 8, 2000, the Zoning branch of the Bureau of Buildings of the City of Atlanta allowed Surin of Thailand and Harry and Sons, restaurants located respectively at 810 and 820 N. Highland Ave. NE, to relocate their off-site parking spaces to the parking lot at 1039 Greenwood Ave. NE, the use of which parking lot the City had previously denied to the Petitioners.

The City's Bureaus of Planning, Traffic, and Transportation, and its Board of Zoning Adjustments (BZA) denied on April 18, 1997 Petitioner's application for special exception numbered V-97-10 on the grounds that the parking lot proposed therein was legally deficient in several respects and that its use would tantamount to an "operational nightmare". The staff of the aforesaid Bureaus liberally and connivingly manipulated the facts of the matter to assist BZA to arrive at its predisposition to deny the application, which it did nary a question nor anything resembling a "findings of fact" the BZA was obliged to submit in its determinations under the City of Atlanta, Code of Ordinances. On the contrary, the BZA simply and conveniently agreed with the staff and the NPU-F positions which portrayed, respectively, that the proposed parking lot presented an "operational nightmare" and that it was not a legal facility to qualify as an off-site parking lot.

NPU-F, Neighborhood Planning Unit, is a City sponsored entity which yields substantial influence upon the workings of the aforesaid agencies despite the fact that at the time of Petitioners' application, the NPU-F was without any ordained authority to sway governmental functions, let alone conduct public hearing to recommend to the City whether an applicant should or should not be granted relief it sought. The Bureau of Planning and BZA required that all applicants for special permits, including Petitioners, must appear before the city wide Neighborhood Planning Units in order for them to qualify for a hearing before the BZA. Likewise, the staff reports recommending denial of Petitioners application were without authority since the application sought a special exception, not a variance.

CAUSE OF GRIEVANCE

On May 5, 2000, in response to Petitioners' numerous and ongoing inquiries, and its second Open Records request, Ms. Gloria Peters of the Zoning Section, Bureau of Buildings, City of Atlanta, informed the Petitioners that her Department had allowed Surin of Thailand and Harry and Sons to relocate their off-site parking spaces to the parking lot at 1039 Greenwood Ave, NE; based on the fact that these establishments possessed previously granted Special Exception Permits (V-91-103 and V-92-155) for off-site parking. Ms. Peters also informed the Petitioners that they would be allowed to review and copy documents and information at the Bureau on the morning of May 8, 2000. Petitioner Faruki did so and Ms. Peters reiterated the preceding determination made by her Department.

Obviously, the Petitioners felt hurt and mistreated by City's new and very positive approach to the viability of the parking lot it had viewed differently when the Petitioners wanted to use it as their off-site parking spaces. What was then bad for the goose, has now been deemed good for the gander. With a callous twist, the City of Atlanta, which has vilified Petitioners use of the parking lot as an "operational nightmare" and which also undermined its legality, has determined and sanctioned the same parking lot to be fit for use (provided the user is someone other than the Petitioners). Please note, that this happened despite the fact that the Special Exception Permits previously granted to Surin of Thailand and Harry and Sons contain specific conditions that both on-site and off-site parking spaces shall meet "current" parking standards pursuant to the Zoning ordinances of the City of Atlanta.

STATEMENT OF VIOLATION, INJURY, AND DAMAGES

Grant of Special exception Permit the Petitioners sought in 1997 would have enabled them to operate their restaurant, Café Planetarian, on a year round basis at full capacity. The restaurant was highly acclaimed and popular to have succeeded in both obtaining higher revenues and in attracting higher bids in the event Petitioners decided to sell it. The whole purpose of special permits is to enable applicants to overcome shortcomings of the kind Petitioners experienced. There would be no special exception permits if one were held to live with the initial or original plans.

After denial of their application for special exception, the Petitioners tried in vain different management approaches and cuisines to overcome restaurant's shortcoming of not having enough parking to enclose the premises during the winter months. The parking solution it had proposed in its application would have benefited the public year round even though the restaurant was not required to have additional parking spaces in the warm months.

Due to the aforesaid shortcoming, the Petitioners were unable to attract a bonafide purchaser for the restaurant. The Petitioners have recently transferred the restaurant business to their chef-manager for ten dollars.

Had the City granted the permit they sought, the Petitioner would have either continued operation of the restaurant with its full potential, or would have sold it for in excess of five-hundred thousand dollars, based on comparative market value in the area.

Petitioner Faruki also believes that his national origin may have excited the powers to be to reject with impunity their otherwise routine application for special exception.

Based on the foregoing, the City of Atlanta is liable to the Petitioners for the injury, loss, and damages they suffered as a consequence of the wanton governmental action. By denying Petitioners use of the aforesaid parking lot and by allowing Surin, et al, the use

of the same, the City of Atlanta has violated Petitioners due process and equal protection rights. Therefore, Petitioners intend to seek all remedies embodied in 42 U.S.C. 1983 and O.C.G.A. 36-33-4.

Please be advised that Petitioners are submitting this claim within six months from receipt of actual knowledge as prescribed in O.C.G.A. Section 36-33-5. Pursuant to O.C.G.A. Section 36-33-4, you are required to respond in writing within 30 days from the date of this notice.

Sincerely,

Gleamesh A. Faruki

Culpamest A. Farmi Planetarian, Inc.

10/20/00 C: Claims / David Blum

Council President Pro Tem Starnes

RCS# 2401 11/20/00 2:00 PM

Atlanta City Council

Regular Session

CONSENT

Pages: 1-18

ADOPT

00-R-1849 (Morris Voted NAY)

YEAS: SEE ATTACHED LISTING OF NAYS: ITEMS ADOPTED/ADVERSED ABSTENTIONS: 0

NOT VOTING:

ON CONSENT AGENDA

ABSENT

EXCUSED: D

Y McCarty Y Dorsey Y Moore Y Thoma Y Starnes Y Woolard Y Martin Y Emmon NV Bond Y Morris Y Maddox NV Alexa Y Winslow Y Muller Y Boazman NV Pitts	CONSENT AGENDA
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00-R-1804 00-R-1835

		11/20/00 Council Meeting
ITEMS ADOPTED	ITEMS ADOPTED	ITEMS ADVERSED
ON CONSENT	ON CONSENT	ON CONSENT
AGENDA	AGENDA	AGENDA
	HOENDA	AGENDA
1. 00-O-1690	30. 00-R-1815	55. 00-R-1816
2. 00-O-1691	31. 00-R-1849#	56. 00-R-1817
3. 00-O-1692	32. 00-R-1858	57. 00-R-1818
4. 00-O-1845	33. 00-R-1862	58. 00-R-1819
5. 00-O-1864	34. 00-R-1787*	59. 00-R-1820
6. 00-O-0728	35. 00-R-1790	60. 00-R-1821
7. 00-R-1702	36. 00-R-1791	61. 00-R-1822
8. 00-R-1703	37. 00-R-1794	62. 00-R-1823
9. 00-R-1705	38. 00-R-1798	63. 00-R-1824
10. 00-R-1707	39. 00-R-1861	64. 00-R-1825
11. 00-R-1850	40. 00-R-1686	65. 00-R-1826
12. 00-R-1865	41. 00-R-1843	66. 00-R-1827
13. 00-R-1851	42. 00-R-1869	67. 00-R-1828
14. 00-R-1873	43. 00-R-1870	68. 00-R-1829
15. 00-R-1622	44. 00-R-0973	69. 00-R-1830
16. 00-R-1623	45. 00-R-0816	70. 00-R-1831
17. 00-R-1699	46. 00-R-1803	71. 00-R-1832
18. 00-R-1775*	47. 00-R-1805	72. 00-R-1833
19. 00-R-1776*	48. 00-R-1806	73. 00-R-1834
20. 00-R-1777*	49. 00-R-1807	74. 00-R-1836
21. 00-R-1782	50. 00-R-1808	75. 00-R-1837
22. 00-R-1687	51. 00-R-1809	76. 00-R-1838
23. 00-R-1668	52. 00-R-1810	77. 00-R-1839
24. 00-R-1786 25. 00-R-1789	53. 00-R-1811	78. 00-R-1840
	54. 00-R-1812	79. 00-R-1841
26. 00-R-1799 27. 00-R-1800		80. 00-R-1842
28. 00-R-1813		
29. 00-R-1814		* Descrident Ditt
20. 00-IX-1014		* President Pitts
		recused himself.
		# Lee Morris not voting.
		" Lee Moiris Hot vourig.